

SP 22.4 Construction Labor Standards

Substantive changes made for the 3-31-06 revision:

1. Adds a definition for “Construction, Alteration or Repair” to be in compliance with the July 2005 version of Contract 31 Clause I.22 – FAR 52.222-11 Subcontracts (Labor Standards).
2. Deletes the definition of “Substantial” as it was not used in the SP.
3. Changes the title of the definition of “Work Site” to “Site of the Work” and the changed definition itself to be in compliance with the July 2005 version of Contract 31 Clause I.22 – FAR 52.222-11 Subcontracts (Labor Standards).
4. Adds a paragraph clarifying who determines whether a subcontract for construction is subject to the Acts.
5. Puts “Excluded Work” into its own section.
6. Moves the requirement to incorporate wage determinations from an introductory paragraph to its own section.
7. Clarifies the effective duration of wage determinations.
8. Provides correct information as to where published wage determinations can be found.
9. Clarifies and expands the section that describes how to process a Standard Form SF 308.
10. Moves the CLAUSES section so that it precedes RESPONSIBILITIES.
11. Deletes reference to the “Flowdown of Contract Requirements for Subcontracts” clause because it is not in Contract 31.
12. Adds reference to Prime Contract Clause H.26 – Additional Labor Requirements.
13. Adds reference to DOE Order 350.1 – Contractor Human Resources Management Programs